IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF GEORGENCEIVED DIVISION CLERK'S OFFICE

QUESTIONNAIRE FOR PRISONERS PROCEEDINGS: 38
PRO SE UNDER 42 U.S.C. §1983

	MACUN, BE BREIA
Ms. Belle	A CONTRACTOR OF THE PROPERTY O
Ms. Warrell	·
Ms. Register and Ms Bullard:	, , , , , , , , , , , , , , , , , , ,
(GIVE FULL NAME AND PRISON NUMBER OF EACH PLAINTIFF):	
Plaintiff(s)	
VS.	CIVIL ACTION NO. 5: 14-CV-08
Ms. 5mith superintendent	
M. Foster (Consencibe)	
	• · · · · · · · · · · · · · · · · · · ·
(NAME OF EACH DEFENDANT)	
Defendant(s)	
I. GEÑERAL I	NFORMATION
1. Your full name and prison number	aran Denard Towles 801901
2. Name and location of prison where you are	
3. Sentence you are now serving (how long?)	15 years do 8
(a) What were you convicted of? Agric	
(b) Name and location of court which imp	osed sentence Bibb County
Superior Court	<u> </u>
(c) When was sentence imposed?	·
(d) Did you appeal your sentence and/or	
(e) What was the result of your appeal?	IV / 1+
	7-13-10
(f) Approximate date your sentence will be	completed 1) \'

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kilikus anda garan ya kasani kija ya mara a marani maga ya daga kasani ka sa s		
ïV	. PARTIES TO THIS LAW	
List the name and addres	s of <u>each</u> plaintiff in this lav	suit.
		Aison - 3178 Mount 2
Charles PO	Rx (418 - Pelham 6	ra 31779
Shurch Rd = 1.0.	vsch 440 10 mary	J. J
List the full name, the offi	cial position, and the place o	f employment of each defenda
this lawsuit. (ATTACH ADDITIONA	L PAGES IF NECESSARY)	•
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ms Factor (a		
Ms. Foster Co	it soul (enter	
Ms. Foster Co Macon Trans	itional Center	
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Ms. Foster Co Macon Trans	itional Center	

10. In the space hereafter provided, and on separate sheets of paper, if necessary, set forth your claims and contentions against the defendant(s) you have named herein. Tell the court WHAT you contend happened to you, WHEN the incident(s) you complain about occurred, WHERE the incident(s) took place, HOW your constitutional rights were violated, and WHO violated them? Describe how each defendant was involved, including the names of other persons who were also involved. If you have more than one claim, number and set forth each claim SEPARATELY.

Do not give any legal argument or cite any cases or statutes at this time; if such is needed at a later time, the court will advise you of this and will afford you sufficient time to make such arguments. KEEP IN MIND THAT RULE 8 OF THE FEDERAL RULES OF CIVIL PROCEDURE REQUIRES THAT PLEADINGS BE SIMPLE, CONCISE, AND DIRECT! If the court needs additional information from you, you will be notified.

11. List the name and address of every person you believe was a witness to the incident(s)
you complain about, BRIEFLY stating what you believe each person knows from having
seen or heard what happened. (USE ADDITIONAL SHEETS, IF NECESSARY)
Ms. Register, Ms. Belle, and Ms. Warrells also Ms.
Ms. Register, Ms. Belte, and Ms. warrells also Ms. Bullard, Knowsthat I was send here for Mental Health not Stating what reason and I was already evaluated before I left Rogers a Mental Health 2. I was
not Station what reason and I was already evaluated
before I lest Romers on Mental Health 2. I was
highly destraminated on For no reason.
12. BRIEFLY state exactly what you want the court to do for you. That is, what kind of
relief are you seeking in this lawsuit? Do not make any legal arguments and do not cite
any cases or statutes! (use additional sheets, if NECESSARY)
any cases or statutes! (USE ADDITIONAL SHEETS, IF NECESSARY) Twill like for the court to reward me on Pain and suffering and For the time a lost that I Could have been working and also destremination of my ability.
Pain and suffering and for the time a lost that t
Could have been working and also destremination of my
ability.
13. You may attach additional pages if you wish to make any legal argument. However,
legal arguments are NOT required in order for you to obtain relief under §1983. If the
court desires legal argument from you, it will request it. If any defendant presents a legal
argument, you will be afforded an opportunity to respond thereto.
14. KEEP IN MIND THAT ONCE YOUR LAWSUIT IS FILED, THE COURT WILL
REQUIRE YOU TO DILIGENTLY PROSECUTE IT. That means that you will be
required to go forward with your case without delay. Thus, if you fail to adequately
prepare your case before you file it, you may find your lawsuit dismissed for failure to
prosecute if you take no action once it is filed. YOU WILL RECEIVE NO FURTHER
INSTRUCTIONS FROM THE COURT TELLING YOU WHAT TO DO OR HOW TO DO
INSTRUCTIONS FROM THE COURT TELLING TOO WANT TO PROSECUTE YOUR IT! IT IS YOUR RESPONSIBILITY AND YOURS ALONE TO PROSECUTE YOUR
OWN CASE! If you fail to prosecute your case, it will be dismissed under Rule 41 of the
Gyrn CASE: 14 you fail to prosecute jour case, 12
Federal Rules of Civil Procedure.
Signed this day of, 19 JOIU. Signed this day of, 19 JOIU. Jarom Demand Leules
Soon Dome - 1 ho les
PLAINTIFF